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DEPARTMENT OF AGRICULTURE.

Agricultural Adjustment Administration.

Issued October 19, 1937

DETERMINATION OF FAIR AND REASONABLE PRICES FOR THE 1937 CROP OF LOUISIANA SUGARCANE, PURSUANT TO THE SUGAR ACT OF 1937

Whereas, Section 301 (d) of the Sugar Act of 1937, approved September 1, 1937, provides, as one of the conditions for payment to producers of sugar beets and sugarcane, as follows:

"(d) That the producer on the farm who is also, directly or indirectly, a processor of sugar beets or sugarcane, as may be determined by the Secretary, shall have paid, or contracted to pay under either purchase or toll agreements, for any sugar beets or sugarcane grown by other producers and processed by him at rates not less than those that may be determined by the Secretary to be fair and reasonable after investigation and due notice and opportunity for public hearing."

and

Whereas, the Secretary of Agriculture, on October 4, 1937, held a public hearing¹ in Baton Rouge, Louisiana, for the purpose of receiving evidence likely to be of assistance to him in determining fair and reasonable prices for the 1937 crop of Louisiana sugarcane.

Now, therefore, I, H. A. Wallace, Secretary of Agriculture, after investigation and due consideration of the evidence obtained at the aforesaid hearing and all other information before me, do hereby determine fair and reasonable prices for the 1937 crop of Louisiana sugarcane to be paid by processors who, as producers, apply for payments under the said act, as follows:

1. Not less than \$1 per ton of par sugarcane for each one cent of the price of one pound of 96° raw sugar, duty paid basis, based on the simple average of the weekly quotations of 96° raw sugar, duty paid basis, on the Louisiana Sugar and Rice Exchange, Inc., (or upon such quotations as the Secretary may elect to use for the purpose), for the weeks from October 18, 1937, to March 1, 1938, when the price of 96° raw sugar, duty paid basis, is three and one-half cents per pound, provided, however, that for each decline of one-fourth cent in the price of one pound of 96° raw sugar, duty paid basis, determined as above, below three and one-half cents per pound, the price for Louisiana par sugarcane shall be reduced by not more than 3 percent with intervening prices in proportion, unless the price of sugar falls below two and three-fourths cents per pound, in which case no further reduction shall be made, and provided, also, that

¹ 2 F. R. 2290 (DI).

for an advance of one-fourth cent in the price per pound of 96° raw sugar, duty paid basis, determined as above, over three and one-half cents per pound, the price of Louisiana par sugarcane shall be increased by not less than 3 percent with intervening prices in proportion; and provided further:

(a) That par sugarcane, for the purpose of this determination, shall be defined to be sugarcane containing no more sucrose in the normal juice than was defined as par sugarcane by the processor in his sugarcane purchase contract, verbal or written, used in the crop year 1935, and

(b) That the premiums paid for sugarcane containing more sucrose in the normal juice than that defined as par sugarcane in the contract or contracts under the terms of which the processor purchased sugarcane in the 1935 crop shall not be less than those paid by such processor during the 1935 crop, provided, however, that in no case shall the premium be less than seven-tenths of one percent for each full one-tenth of one percent by which the sucrose in the normal juice exceeds 12½ percent, and provided further, that the discounts applied for sugarcane containing less sucrose in the normal juice than that defined as par sugarcane in the 1935 purchase contract or contracts shall be used, except that in no case shall the discount be greater than 2 percent for each full one-tenth of one percent by which the sucrose falls below that of par sugarcane until it reaches 9½ percent, and

(c) That the processor shall not, through modification of any provisions of the cane purchase contract or through any subterfuge or device whatsoever, reduce the returns from the 1937 crop of Louisiana sugarcane to the grower below those determined above.

Done at Washington, D. C., this 19th day of October, 1937. Witness my hand and the seal of the Department of Agriculture.

[SEAL]

H. A. WALLACE.

[F. R. Doc. 37-3075; Filed, October 19, 1937; 3:28 p. m.]

[General Sugar Quota Regulations, Series 4, No. 3]

Issued October 20, 1937

SUGAR CONSUMPTION REQUIREMENTS FOR THE CALENDAR YEAR 1937 FOR THE TERRITORY OF HAWAII AND FOR PUERTO RICO

By virtue of the authority vested in the Secretary of Agriculture by the Sugar Act of 1937, approved September 1, 1937 (hereinafter referred to as the "act"), I, H. A. Wallace, Secretary of Agriculture, in order to carry out the powers vested in me by the said act, do hereby make, prescribe, publish, and give public notice of these regulations, which shall have the force and effect of law and shall remain in force and



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effect until amended or superseded by orders or regulations hereafter made by the Secretary of Agriculture.

I

(1) It is hereby determined, pursuant to section 203 of the said act, that the amount of sugar needed to meet the requirements of consumers in the Territory of Hawaii for the calendar year 1937 is 30,600 short tons of sugar, raw value; and that the amount of sugar needed to meet the requirements of consumers in Puerto Rico for the calendar year 1937 is 72,396 short tons of sugar, raw value.

(2) There are hereby established, pursuant to section 203 of the said act, quotas for local consumption in the Territory of Hawaii and in Puerto Rico equal to the amounts hereinbefore determined.

II

For the calendar year 1937, all persons are hereby forbidden, pursuant to section 209 of the said act, from market-

ing in the Territory of Hawaii or in Puerto Rico, for consumption therein, any sugar or liquid sugar after the quota for the area has been filled.

Done at Washington, D. C., this 20th day of October, 1937. Witness my hand and the seal of the Department of Agriculture.

[SEAL]

H. A. WALLACE,
Secretary of Agriculture.

[F. R. Doc. 37-3081; Filed, October 20, 1937; 12:42 p. m.]

Farm Security Administration.

[Administration Order 217 (Supplement)]

RULES AND REGULATIONS RELATING TO CONDITIONS OF EMPLOYMENT FOR NON-APPOINTEE WORKERS¹

OCTOBER 20, 1937.

1. Effective as of July 1, 1937, paragraphs 5f and 5h VI of AO 217² are revised, in conformance with provisions of the Emergency Relief Appropriation Act of 1937, to read as follows:

"5f. When the project manager, community manager or resident engineer has determined the workers to be released for private employment, he will record such release on WPA Form 403, 'Notice of Change in Work Status', and will notify the workers involved to report to the USES or the WPA for referral to the applying employers. No person employed on a work project and certified as in need of relief who refuses a bona fide offer of private employment, under reasonable working conditions, which pays as much or more in compensation for the same length of service as such person receives or could receive under the Emergency Relief Appropriation Act of 1937 and who is capable of performing such work, shall be retained in employment under the Emergency Relief Appropriation Act of 1937 for the period such private employment would be available. At the request of the USES or other employment office, the project manager, community manager or resident engineer will give to the released worker a copy of the said Notice and the 'Referral Card' made out by the employment office, and direct him to the prospective employer."

"5h. VI That any person who takes such private employment shall at the expiration thereof be entitled to immediate resumption of his previous employment status if he is still certified as in need of relief and has lost the private employment through no fault of his own."

2. Recipients will mark AO 217 at the points indicated above to insure reference hereto.

[SEAL]

WILL W. ALEXANDER,
Administrator.

Approved,

H. A. WALLACE,
Secretary of Agriculture.

[F. R. Doc. 37-3082; Filed, October 20, 1937; 12:42 p. m.]

RURAL ELECTRIFICATION ADMINISTRATION.

[Administrative Order No. 146]

ALLOCATION OF FUNDS FOR LOANS

OCTOBER 14, 1937.

By virtue of the authority vested in me by the provisions of Section 4 of the Rural Electrification Act of 1936, I hereby allocate, from the sums authorized by said Act, funds for

¹ Supersedes pars. 5f and 5h VI of AO 217—12/31/36.

² 2 F. R. 38 (DI).

loans for the projects and in the amounts as set forth in the following schedule:

Project Designation:	Amount
Idaho 8010C Nez Perce	\$287,000
Indiana 8021 Bartholomew (partial)	95,000
Minnesota 8053B Waseca (partial)	195,000
Missouri 8030 Laurence (partial)	150,000
Missouri 8019B Boone	30,000

JOHN M. CARMODY, *Administrator.*

[F. R. Doc. 37-3076; Filed, October 20, 1937; 10:08 a. m.]

[Administrative Order No. 147]

ALLOCATION OF FUNDS FOR LOANS

OCTOBER 14, 1937.

By virtue of the authority vested in me by the provisions of Section 4 of the Rural Electrification Act of 1936, I hereby allocate, from the sums authorized by said Act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project Designation:	Amount
Georgia 8063 Rabun	\$10,000
Illinois 8023B Sangamon (partial)	100,000
Iowa 8009D Scott (partial)	270,000
Minnesota 8063C Scott	50,000
Mississippi 8021C Coahoma	47,000
Washington 8018B Spokane (partial)	154,000

Amendment: Transfer of \$90,000 from Washington 18G Spokane.

Missouri 8026W Ralls

JOHN M. CARMODY, *Administrator.*

[F. R. Doc. 37-3077; Filed, October 20, 1937; 10:08 a. m.]

SECURITIES AND EXCHANGE COMMISSION.

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 19th day of October, A. D., 1937.

IN THE MATTER OF AN OFFERING SHEET OF PRODUCING LANDOWNERS' ROYALTY INTERESTS IN THE CRON AND GRACEY-THOMPSON TRACT, FILED ON SEPTEMBER 22, 1937, BY T. S. HOSE, RESPONDENT

ORDER CONSENTING TO WITHDRAWAL OF OFFERING SHEET AND TERMINATING PROCEEDING

The Securities and Exchange Commission, having received from respondent an application for an order consenting to withdrawal of the offering sheet described in the title hereof, and respondent having represented to the Commission in writing that none of the securities described in said offering sheet have been sold, and it appearing in view of such representation that withdrawal of said offering sheet is not inconsistent with the public interest.

It is ordered, That consent of the Commission to withdrawal of such offering sheet be, and hereby is, granted, but the Commission does not consent to removal of said offering sheet or any papers relating thereto from the files of the Commission, and

It is further ordered, That the Order for Hearing and Order Designating Trial Examiner heretofore entered in this proceeding¹ be, and hereby is, revoked, and said proceeding terminated.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary.*

[F. R. Doc. 37-3079; Filed, October 20, 1937; 12:41 p. m.]

¹ 2 F. R. 2526 (DI).

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C. on the 19th day of October, A. D., 1937.

IN THE MATTER OF AN OFFERING SHEET OF NON-PRODUCING LANDOWNERS' ROYALTY INTERESTS IN THE SINCLAIR ET AL.—HOLLENBACK-NORMAN TRACT, FILED ON SEPTEMBER 20, 1937, BY ALEX MACDONALD, RESPONDENT

ORDER CONSENTING TO WITHDRAWAL OF OFFERING SHEET AND TERMINATING PROCEEDING

The Securities and Exchange Commission, having received from respondent an application for an order consenting to withdrawal of the offering sheet described in the title hereof, and respondent having represented to the Commission in writing that none of the securities described in said offering sheet have been sold, and it appearing in view of such representation that withdrawal of said offering sheet is not inconsistent with the public interest,

It is ordered, That consent of the Commission to withdrawal of such offering sheet be, and hereby is, granted, but the Commission does not consent to removal of said offering sheet or any papers relating thereto from the files of the Commission, and

It is further ordered, That the Order for Hearing and Order Designating Trial Examiner heretofore entered in this proceeding¹ be, and hereby is, revoked, and said proceeding terminated.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary.*

[F. R. Doc. 37-3078; Filed, October 20, 1937; 12:41 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 19th day of October, 1937.

[File No. 7-207]

IN THE MATTER OF INTERBOROUGH RAPID TRANSIT COMPANY COMMON STOCK, \$100 PAR VALUE

ORDER GRANTING APPLICATION UNDER SECTION 12 (F) OF THE SECURITIES EXCHANGE ACT OF 1934, AS AMENDED, AND RULE JF2 (B)

Continuance of unlisted trading privileges on the Boston Stock Exchange in Interborough Rapid Transit Company Voting Trust Certificates representing Common Stock, \$100 Par Value, having been permitted by action of this Commission on September 28, 1934; and

Said Exchange, pursuant to paragraph (b) of Rule JF2, having applied to this Commission setting forth that there are being effected changes in said security other than those specified in paragraph (a) of said Rule and asking the Commission to determine that said security after said changes is substantially equivalent to the said security heretofore admitted to unlisted trading privileges; and

The Commission having considered the matter;

It is ordered, That the determination sought by said application be and the same is hereby made, effective upon the issuance of such securities to the holders of the Voting Trust Certificates.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary.*

[F. R. Doc. 37-3080; Filed, October 20, 1937; 12:41 p. m.]

¹ 2 F. R. 2590 (DI).

